

General Assembly

Amendment

February Session, 2012

LCO No. 4535

SB0022004535SD0

Offered by:

SEN. LEBEAU, 3rd Dist. REP. BERGER, 73rd Dist.

To: Senate Bill No. 220

File No. 19

Cal. No. 58

"AN ACT CONCERNING NAVIGATION, COASTAL ACCESS AND CLEAN MARINAS."

- Strike everything after the enacting clause and substitute the following in lieu thereof:
- 3 "Section 1. (NEW) (Effective July 1, 2012) (a) As used in this section
- 4 (1) "certified clean marina" means a facility committed to the
- 5 Department of Energy and Environmental Protection's voluntary clean
- 6 marina program and engaged in efforts to operate at standards
- 7 exceeding regulatory compliance, including, but not limited to,
- 8 implementing practices that minimize pollution from mechanical
- 9 activities, cleaning, painting and fiberglass repair, hauling and storing
- 10 boats, fueling and facility management; and (2) "eligible project"
- 11 means any portion of a sediment, dredging or dredge disposal activity
- 12 that has obtained all necessary permits and certifications and satisfies
- section 13b-55a or 13b-57 of the general statutes.
- 14 (b) An eligible project proposed by a certified clean marina shall

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15 receive priority ranking for grants-in-aid awarded pursuant to section

- 13b-55a or 13b-57 of the general statutes and shall qualify for an
- 17 additional grant in an amount equal to ten per cent of the costs of the
- 18 project.

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(c) A certified clean marina shall remain eligible for priority ranking pursuant to subsection (b) of this section for up to five years from the effective date of this section or the date of such marina's most recent certification, whichever is later."

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2012	New section
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